

Fw: West Lake OU1 Audrev Asher to: Dan Gravatt

02/06/2013 08:55 AM

This response and my letter should go in site files. I will do that today. ---- Forwarded by Audrey Asher/R7/USEPA/US on 02/06/2013 08:51 AM ·

From:

"Beck, Bill (LG)" <WBeck@LATHROPGAGE.COM>

To:

Audrey Asher/R7/USEPA/US@EPA

Cc:

Charlotte Neitzel <charlotte.neitzel@bryancave.com>, "Merrigan, Jessie (LG)"

<JMerrigan@LATHROPGAGE.COM>, Kathleen Whitby <kwhitby@spencerfane.com>, "Ms.

Victoria Warren" <vwarren@republicservices.com>

Date:

02/06/2013 08:48 AM

Subject:

West Lake OU1

Audrey,

Attached is a response to the request in your January 31, 2013 letter.

Regards, Bill

Sent from Bill Beck's iPad

Any U.S. federal tax advice contained in this communication (including any attachments or enclosures) was not intended or written by the author to be used, and cannot be used, for the purpose of (1) avoiding penalties that may be imposed on a taxpayer or (2) promoting. marketing, or recommending to another party any transaction or other matter addressed herein.

This e-mail (including any attachments) may contain material that (1) is confidential and for the sole use of the intended recipient, and (2) may be protected by the attorney-client privilege, attorney work product doctrine or other legal rules. Any review, reliance or distribution by others or forwarding without express permission is strictly prohibited. If you are not the intended recipient, please contact the sender and delete all copies.



img20130205_22034389.pdf

ATT00001.htm

3.0

VIA ELECTRONIC MA!L

February 6, 2013

Audrey B. Asher Senior Counsel United States Environmental Protection Agency Region 7 11201 Renner Boulevard Lenexa, KS 66219

Re: West Lake Landfill Superfund Site Operable Unit 1,

Administrative Order on Consent, EPA Docket No. VII-93-F-0005

Dear Ms. Asher:

This letter responds to the paragraph in your January 31, 2013 letter concerning the abovereferenced site and Administrative Order on Consent stating that:

One matter we discussed was EPA's determination that more groundwater data is needed at this time and to that end, we requested that the PRPs perform additional rounds of groundwater sampling this year. We would consider this work, like the work you have been performing in response to our October 2012 letter, to fit within the meaning of additional work, as set forth in Paragraph 51 of the abovecaptioned Consent Order.

On behalf of the three private PRPs, this confirms that we will perform the additional rounds of groundwater sampling and analysis, and that we expect the federal PRP to contribute funding for that work as previously agreed.

As always, if you have any questions concerning the topics addressed in this letter, please do not hesitate to contact us.

Sincerely,

Lathrop and Gage LLP

Bryan Cave HRO